PTO/SB/64 (04-07) Approved for use through 09/30/2007. OMB 0651-0031 U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

perwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

Ý FOR REVIVAL OF AN APPLICATION FOR PATENT DONED UNINTENTIONALLY UNDER 37 CFR 1.137(b)

Docket Number (Optional)

First named inventor: Reggie Johnson

Application No.: 10/637,093

Art Unit:

Examiner: Nam V. Nguyen

Filed: 08.06.2003 Examination (ASP)

Title: Automatic Scritty Protector (ASP)

Attention: Office of Petitions **Mail Stop Petition** Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450 FAX (571) 273-8300

> NOTE: If information or assistance is needed in completing this form, please contact Petitions Information at (571) 272-3282.

The above-identified application became abandoned for failure to file a timely and proper reply to a notice or action by the United States Patent and Trademark Office. The date of abandonment is the day after the expiration date of the period set for reply in the office notice or action plus an extensions of time actually obtained.

APPLICANT HEREBY PETITIONS FOR REVIVAL OF THIS APPLICATION

NOTE: A grantable petition requires the following items:

- (1) Petition fee:
- (2) Reply and/or issue fee;
- (3) Terminal disclaimer with disclaimer fee required for all utility and plant applications filed before June 8, 1995; and for all design applications; and
- (4) Statement that the entire delay was unintentional.

1.Petition fee Small entity-fee \$ 150.cc (37 CFR 1.17(m)). Applicant claims small entity status. See 37 CFR 1.27.
Other than small entity – fee \$ (37 CFR 1.17(m))
Reply and/or fee A. The reply and/or fee to the above-noted Office action in the form of(identify type of reply):
has been filed previously on is enclosed herewith.
B. The issue fee and publication fee (if applicable) of \$ has been paid previously on is enclosed herewith.

[Page 1 of 2]

This collection of information is required by 37 CFR 1.137(b). The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 1.0 hour to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Mail Stop Petition, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

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12/11/2007 SFELEKE1 00000012 10637093

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Terminal disclaimer with disclaimer fee

Terminal disclaimer with disclaimer fee	
Since this utility/plant application was filed on or after June 8, 1995, n	o terminal disclaimer is required.
A terminal disclaimer (and disclaimer fee (37 CFR 1.20(d)) of \$ for other than a small entity) disclaiming the required period of time is PTO/SB/63).	
4. STATEMENT: The entire delay in filing the required reply from the due dat filing of a grantable petition under 37 CFR 1.137(b) was unintentional. [NC Trademark Office may require additional information if there is a question abandonment or the delay in filing a petition under 37 CFR 1.137(b) was usubsections (III)(C) and (D)).] WARNING:	OTE: The United States Patent and as to whether either the
Petitioner/applicant is cautioned to avoid submitting personal information in documents	ents filed in a natent application that may
contribute to identity theft. Personal information such as social security number numbers (other than a check or credit card authorization form PTO-2038 submitted f the USPTO to support a petition or an application. If this type of personal information USPTO, petitioners/applicants should consider redacting such personal information for the USPTO. Petitioner/applicant is advised that the record of a patent application of the application (unless a non-publication request in compliance with 37 CFR 1.213 of a patent. Furthermore, the record from an abandoned application may also be referenced in a published application or an issued patent (see 37 CFR 1.14). Check 2038 submitted for payment purposes are not retained in the application file and there	s, bank account numbers, or credit card or payment purposes) is never required by a is included in documents submitted to the rom the documents before submitting them a is available to the public after publication 8(a) is made in the application) or issuance available to the public if the application is and credit card authorization forms PTO-
& Promise A River	08-23-09.
Signature	Date
v Oignataio	·
Reggie Johnson	
Typed or printed name	Registration Number, if applicable
ILI INDERIKIS	202 23702/3
Address Address	302 733 026 7 Telephone Number
NEWARK DE 19711 Address	reieprione Number
Enclosures: X Fee Payment	
Reply	
Terminal Disclaimer Form	
Additional sheets containing statements establishing unin	ntentional delay
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Preggie Joh	hown below with sufficient Stop Petition, Commissioner for ed States Patent and Trademark

Document Code: IMIS

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Date 12-11-07	_		
Date 12-11-07 Application Number 10 637	093		
A fee is due for the attached document for application for the appropriate authorization authorization is present, please charge the present, notify the application of the fee de	on to charge a deposit appropriate fee*. If a	account. If an	
*If the fee due is for any of the filing fees surcharge. If authorization is present, c filing fees as well.	s, check for authoriz harge the surcharge	ation to charge the for late payment of the	
Insufficient payment by check or m	oney order.	•	_
☐ Insufficient funds in deposit accoun			
☐ Insufficient payment by credit card.			
Declined credit card.			
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Fee code(s) to be applied:	2453	}	·
Amount in holding fee code:	1622 2622 1999	750	
Total remaining due from applicant:		20	
RAM OperatorSF			

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The Privacy Act of 1974 (P.L. 93-579) requires that you be given certain information in connection with your submission of the attached form related to a patent application or patent. Accordingly, pursuant to the requirements of the Act, please be advised that: (1) the general authority for the collection of this information is 35 U.S.C. 2(b)(2); (2) furnishing of the information solicited is voluntary; and (3) the principal purpose for which the information is used by the U.S. Patent and Trademark Office is to process and/or examine your submission related to a patent application or patent. If you do not furnish the requested information, the U.S. Patent and Trademark Office may not be able to process and/or examine your submission, which may result in termination of proceedings or abandonment of the application or expiration of the patent.

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- 5. A record related to an International Application filed under the Patent Cooperation Treaty in this system of records may be disclosed, as a routine use, to the International Bureau of the World Intellectual Property Organization, pursuant to the Patent Cooperation Treaty.
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- 7. A record from this system of records may be disclosed, as a routine use, to the Administrator, General Services, or his/her designee, during an inspection of records conducted by GSA as part of that agency's responsibility to recommend improvements in records management practices and programs, under authority of 44 U.S.C. 2904 and 2906. Such disclosure shall be made in accordance with the GSA regulations governing inspection of records for this purpose, and any other relevant (i.e., GSA or Commerce) directive. Such disclosure shall not be used to make determinations about individuals.
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Patent Application Information (PAIR)	10/637,093	Automatic sentry p	rotector (ASP)	<u>P</u>
Patent Ownership Fees Supplemental Resources &		plication fransaction fimage F Data History Wrapp		fress & ey/Agen
Support	Bibliographic	Data		
Patent Information	Application Number:	10/637,093	Customer Number:	-
Patent Guidance and General Info Codes, Rules & Manuals Employee & Office Directories Resources & Public Notices	Filing or 371 (c) Date:	08-06-2003	Status:	Abandoned Failure to Respond to an Office Action
	Application Type:	Utility	Status Date:	03-20-2006
Patent Searches Patent Official Gazette	Examiner Name:	NGUYEN, NAM V	Location:	ELECTRONIC
Search Patents & Applications	Group Art Unit:	2635	Location Date:	-
Search Biological Sequences Copies, Products & Services Other Copyrights Trademarks Policy & Law Reports	Confirmation Number:	9068	Earliest Publication No:	US 2005-0030155 A1
	Attorney Docket Number:	-	Earliest Publication Date:	02-10-2005
	Class / Subclass:	340/005.610	Patent Number:	-
	First Named Inventor:	Reggie Johnson , Wilmington, DE (US)	Issue Date of Patent:	-
	Title of Invention:	: Automa	atic sentry protector	(ASP)
	TC 111			

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 <u>Patent Ownership</u> <u>Fees</u> <u>Supplemental Resources &</u> 	Select New Case	Application Transaction Image File Published Address & Wrapper Documents Attorney/Agen
Support	Transaction	on History
Patent Information	Date	Transaction Description
Patent Guidance and General Info	03-24-2006	Mail Abandonment for Failure to Respond to Office Action
Codes, Rules & Manuals	03-20-2006	Abandonment for Failure to Respond to Office Action
Employee & Office Directories	11-17-2003	Reference capture on IDS
+ Resources & Public Notices	11-17-2003	Information Disclosure Statement (IDS) Filed
Patent Searches	11-17-2003	Information Disclosure Statement (IDS) Filed
Patent Official Gazette	02-21-2006	IFW TSS Processing by Tech Center Complete
Search Patents & Applications	06-14-2005	Mail Non-Final Rejection
Search Biological Sequences	06-10-2005	Non-Final Rejection
Copies, Products & Services	03-22-2005	Case Docketed to Examiner in GAU
Other	03-10-2004	Case Docketed to Examiner in GAU
Copyrights	01-09-2004	Application Return from OIPE
<u>Trademarks</u>	01-09-2004	Application Return TO OIPE
Policy & Law Reports	01-09-2004	Application Return from OIPE
	01-09-2004	Application Is Now Complete
	12-05-2003	Additional Application Filing Fees
	12-05-2003	Applicant has submitted a new specification to correct Corrected Papers problems
	11-10-2003	Corrected Paper
	11-07-2003	Pre-Exam Office Action Withdrawn
	11-07-2003	Application Return TO OIPE
	11-06-2003	Application Dispatched from OIPE
		Application Is Now Complete
		Cleared by L&R (LARS)
		Referred to Level 2 (LARS) by OIPE CSR
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Support	This application is off	icially maintain	ed in electronic form. To Vie I and Print: Check the desire	w: Click the desired
Patent Information	Start Download.		rana rime. Check the desire	a document(s) and enex
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Patent Searches	03-24-2006	Abandonment	2	
Patent Official Gazette Search Patents & Applications	09-21-2005	Extension of Time	1	
Search Biological Sequences Copies, Products & Services	09-13-2005	Extension of Time	2	
	06-14-2005	Non-Final Rejection	10	
Other Copyrights		<u>List of</u>		
Trademarks Policy & Law	06-14-2005	references cited by	1	
Reports		examiner		
	06-14-2005	<u>Index of</u> <u>Claims</u>	1	
	06-14-2005	Search information including classification, databases and other search related notes	1	
	06-14-2005	<u>Bibliographic</u>	1	П
	12-05-2003	Data Sheet Specification	3	
	12-05-2003	Claims	1	
	12-05-2003	Abstract	1	П
	11-10-2003	Pre-Exam Formalities Notice	1	
	08-06-2003	Transmittal of New Application	2	
	08-06-2003	Specification	9	
	08-06-2003	Claims	1	
	08-06-2003	Specification	1	
	08-06-2003	<u>Drawings</u>	2	
	08-06-2003	Oath or Declaration filed	2	
	08-06-2003	Miscellaneous Incoming Letter	1	
	08-06-2003	<u>Fee</u> Worksheet	1	

08-06-2003	(<u>PTO-06)</u> <u>Fee</u> Worksheet (PTO-06)	1	

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UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
10/637,093	08/06/2003	Reggie Johnson		9068
75	90 03/24/2006		EXAM	INER
Reggie Johnso	n		NGUYEN	, NAM V
5 Ingrid Court Wilmington, Di	E 19808		ART UNIT	PAPER NUMBER
·· /g.c, 2	_ ,,,,,,		2635	
			DATE MAILED: 03/24/2000	6

Please find below and/or attached an Office communication concerning this application or proceeding.



Notice of Abandonment

Application No.	Applicant(s)	
10/637,093	JOHNSON, REGGIE	
Examiner	Art Unit	
Nam V. Nguyen	2635	

	Nam V. Nguyen	2635	
- The MAILING DATE of this communication appe	ears on the cover sheet with the c	orrespondence address	;-
This application is abandoned in view of:			
Applicant's failure to timely file a proper reply to the Office (a) A reply was received on (with a Certificate of M period for reply (including a total extension of time of)	ailing or Transmission dated month(s)) which expired on _	,	
(b) A proposed reply was received on, but it does r			
(A proper reply under 37 CFR 1.113 to a final rejection application in condition for allowance; (2) a timely filed Continued Examination (RCE) in compliance with 37 C	Notice of Appeal (with appeal fee);	mendment which places to or (3) a timely filed Reque	he est for
(c) A reply was received on but it does not constitution final rejection. See 37 CFR 1.85(a) and 1.111. (See 6	te a proper reply, or a bona fide atte explanation in box 7 below).	mpt at a proper reply, to	the non-
(d) 🛮 No reply has been received.			
2. Applicant's failure to timely pay the required issue fee and from the mailing date of the Notice of Allowance (PTOL-8)		the statutory period of th	ree months
(a) The issue fee and publication fee, if applicable, was), which is after the expiration of the statutory per Allowance (PTOL-85).	received on (with a Certific eriod for payment of the issue fee (a	ate of Mailing or Transm nd publication fee) set in t	ission dated the Notice of
(b) The submitted fee of \$ is insufficient. A balance	of \$ is due.		
The issue fee required by 37 CFR 1.18 is \$ The issue fee required by 37 CFR 1.18 is \$	he publication fee, if required by 37	CFR 1.18(d), is \$	
(c) The issue fee and publication fee, if applicable, has no	t been received.		
3. Applicant's failure to timely file corrected drawings as required Allowability (PTO-37).	ired by, and within the three-month	period set in, the Notice o	of
 (a) Proposed corrected drawings were received on after the expiration of the period for reply. 	(with a Certificate of Mailing or Tra	nsmission dated), v	which is
(b) No corrected drawings have been received.			
4. The letter of express abandonment which is signed by the the applicants.	e attorney or agent of record, the ass	signee of the entire interes	st, or all of
5. The letter of express abandonment which is signed by an 1.34(a)) upon the filing of a continuing application.	attorney or agent (acting in a repre	sentative capacity under 3	37 CFR
6. The decision by the Board of Patent Appeals and Interference of the decision has expired and there are no allowed claim		se the period for seeking	court review
7. The reason(s) below:			
	WENDYR. GUPETINGORY PATE	ARBER INT EXAMINER	

Petitions to revive under 37 CFR 1.137(a) or (b), or requests to withdraw the holding of abandonment under 37 CFR 1.181, should be promptly filed to minimize any negative effects on patent term.

U.S. Petent and Tradomerk Office
PTOL-1432 (Rev. 04-01)

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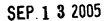
Dear Commissioner:

I am requesting a 3 month extension on application #10/637,093. The communication mailed by your office indicated an expiration date of 09-14-05.

Please forward me any expenses or fees that may be associated with obtaining this request. Use address above.

Thank You

Reggie Johnson Inventor





PO Box 2556. Wilmington, Delaware 19805

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HERE'S A FAX

FROM

REGGIE JOHNSON (302) 998-6419 APPLICATION CONTROL # 10/637,093

TO

NAM V. NGUYEN MICHAEL HORABIK

(703) 872-9314

ONE PAGE TO FOLLOW THIS ONE



PO Box 2556. Wilmington, Delaware 19805

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Dear Nam V. Nguyen / Michael Horabik:

This letter is in regard to a communication mailed to me by your office dated 06/14/05. The Application Control Number is: 10/637,093.

I am requesting at least a 30 day extension to complete my task at hand a reply in a timely manner. Unfortunately I was on leave overseas and could not attend to this urgent matter.

If may request is favorable please indicate to by E-mail <u>nukey4u@yahoo.com</u> or call me on my cellular phone at (302) 290-7934.

Respectively,

Reggie Johnson /Invento



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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/637,093	08/06/2003	Reggie Johnson		9068
7.	590 06/14/2005		EXAM	INER
Reggie Johnson	on		NGUYEN	, NAM V
5 Ingrid Court Wilmington, D	E 19808		ART UNIT	PAPER NUMBER
,	•		2635	
			DATE MAILED: 06/14/200	S

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PE			m
O' Ry	Application No.	Applicant(s)	
DEC 1 0 2007 W	10/637,093	JOHNSON, REG	GIE
Chice Action Summary	Examiner	Art Unit	
The MAILING DATE of this communication app	Nam V. Nguyen	2635	
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence ad	ldress
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	i6(a). In no event, however, may a reply be tim within the statutory minimum of thirty (30) days ill apply and will expire SIX (6) MONTHS from to cause the application to become ABANDONEE	ely filed will be considered time the mailing date of this of	ty. communication.
Status			
1)⊠ Responsive to communication(s) filed on <u>06 Au</u>	<u>igust 2003</u> .		
2a) ☐ This action is FINAL. 2b) ☒ This	action is non-final.		
3) Since this application is in condition for allowar	ice except for formal matters, pro	secution as to the	e merits is
closed in accordance with the practice under E	x parte Quayle, 1935 C.D. 11, 45	3 O.G. 213.	
Disposition of Claims			
4) Claim(s) 1 is/are pending in the application.			
4a) Of the above claim(s) is/are withdraw	vn from consideration.		
5) Claim(s) is/are allowed.			
6)⊠ Claim(s) <u>1</u> is/are rejected.			
7) Claim(s) is/are objected to.			
8) Claim(s) are subject to restriction and/or	election requirement.		
Application Papers			
9) The specification is objected to by the Examine			
10)⊠ The drawing(s) filed on <u>06 August 2003</u> is/are:			er.
Applicant may not request that any objection to the			
Replacement drawing sheet(s) including the correction 11) The oath or declaration is objected to by the Ex			
Priority under 35 U.S.C. § 119			
12) ☐ Acknowledgment is made of a claim for foreign a) ☐ All b) ☐ Some * c) ☐ None of: 1. ☐ Certified copies of the priority documents 2. ☐ Certified copies of the priority documents 3. ☐ Copies of the certified copies of the priority application from the International Bureau * See the attached detailed Office action for a list of	s have been received. s have been received in Application ity documents have been received (PCT Rule 17.2(a)).	on No ed in this National	Stage
Attachment(s)			
1) Notice of References Cited (PTO-892)	4) Interview Summary		
2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Mail Da	ite	O-152\
3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date	6) Other:	асел Аррисацон (РТ	0−132 }
S. Patent and Tredemark Office			

Art Unit: 2635

DETAILED ACTION

The application of Johnson for an "automatic sentry protector (ASP)" filed August 06, 2005 has been examined.

Claim 1 is pending.

Information Disclosure Statement

An information disclosure form (PTO-1449) listing the references was not enclosed in the application.

Drawings

This application has been filed with informal drawings which are acceptable for examination purposes only. Formal drawings will be required when the application is allowed.

The drawings are objected to under 37 CFR 1.83(a) because they fail to show detail of a receiver as described in the specification. Any structural detail that is essential for a proper understanding of the disclosed invention should be shown in the drawing. MPEP § 608.02(d).

The drawings are objected to as failing to comply with 37 CFR 1.84(p)(4) because reference character "Traveler to Ignition" has been used to designate both Terminals NC and terminals NO.

Application/Control Number: 10/637,093

Art Unit: 2635

The drawings are objected to as failing to comply with 37 CFR 1.84(p)(4) because reference character "Receiver" has been used to designate both DoorMan and Lasso Key.

Corrected drawing sheets in compliance with 37 CFR 1.121(d) are required in reply to the Office action to avoid abandonment of the application. Any amended replacement drawing sheet should include all of the figures appearing on the immediate prior version of the sheet, even if only one figure is being amended. The figure or figure number of an amended drawing should not be labeled as "amended." If a drawing figure is to be canceled, the appropriate figure must be removed from the replacement sheet, and where necessary, the remaining figures must be renumbered and appropriate changes made to the brief description of the several views of the drawings for consistency. Additional replacement sheets may be necessary to show the renumbering of the remaining figures. Each drawing sheet submitted after the filing date of an application must be labeled in the top margin as either "Replacement Sheet" or "New Sheet" pursuant to 37 CFR 1.121(d). If the changes are not accepted by the examiner, the applicant will be notified and informed of any required corrective action in the next Office action. The objection to the drawings will not be held in abeyance.

Specification

Content of Specification

(a) <u>Title of the Invention</u>: See 37 CFR 1.72(a) and MPEP § 606. The title of the invention should be placed at the top of the first page of the specification unless the title is provided in an application data sheet. The title of the invention should

Application/Control Number: 10/637,093

Art Unit: 2635

be brief but technically accurate and descriptive, preferably from two to seven words may not contain more than 500 characters.

- (b) Cross-References to Related Applications: See 37 CFR 1.78 and MPEP § 201.11.
- (c) <u>Statement Regarding Federally Sponsored Research and Development</u>: See MPEP § 310.
- (d) The Names Of The Parties To A Joint Research Agreement: See 37 CFR 1.71(g).
- (e) Incorporation-By-Reference Of Material Submitted On a Compact Disc: The specification is required to include an incorporation-by-reference of electronic documents that are to become part of the permanent United States Patent and Trademark Office records in the file of a patent application. See 37 CFR 1.52(e) and MPEP § 608.05. Computer program listings (37 CFR 1.96(c)), "Sequence Listings" (37 CFR 1.821(c)), and tables having more than 50 pages of text were permitted as electronic documents on compact discs beginning on September 8, 2000.

Or alternatively, <u>Reference to a "Microfiche Appendix</u>": See MPEP § 608.05(a). "Microfiche Appendices" were accepted by the Office until March 1, 2001.

- (f) <u>Background of the Invention</u>: See MPEP § 608.01(c). The specification should set forth the Background of the Invention in two parts:
 - (1) <u>Field of the Invention</u>: A statement of the field of art to which the invention pertains. This statement may include a paraphrasing of the applicable U.S. patent classification definitions of the subject matter of the claimed invention. This item may also be titled "Technical Field."
 - (2) Description of the Related Art including information disclosed under 37

 CFR 1.97 and 37 CFR 1.98: A description of the related art known to the applicant and including, if applicable, references to specific related art and problems involved in the prior art which are solved by the applicant's invention. This item may also be titled "Background Art."
- general statement of the invention: See MPEP § 608.01(d). A brief summary or general statement of the invention as set forth in 37 CFR 1.73. The summary is separate and distinct from the abstract and is directed toward the invention rather than the disclosure as a whole. The summary may point out the advantages of the invention or how it solves problems previously existent in the prior art (and preferably indicated in the Background of the Invention). In chemical cases it should point out in general terms the utility of the invention. If possible, the nature and gist of the invention or the inventive concept should be set forth.

Application/Control Number: 10/637,093 Page 5

Art Unit: 2635

Objects of the invention should be treated briefly and only to the extent that they contribute to an understanding of the invention.

- (h) <u>Brief Description of the Several Views of the Drawing(s)</u>: See MPEP § 608.01(f). A reference to and brief description of the drawing(s) as set forth in 37 CFR 1.74.
- (i) <u>Detailed Description of the Invention</u>: See MPEP § 608.01(g). A description of the preferred embodiment(s) of the invention as required in 37 CFR 1.71. The description should be as short and specific as is necessary to describe the invention adequately and accurately. Where elements or groups of elements, compounds, and processes, which are conventional and generally widely known in the field of the invention described and their exact nature or type is not necessary for an understanding and use of the invention by a person skilled in the art, they should not be described in detail. However, where particularly complicated subject matter is involved or where the elements, compounds, or processes may not be commonly or widely known in the field, the specification should refer to another patent or readily available publication which adequately describes the subject matter.
- (j) Claim or Claims: See 37 CFR 1.75 and MPEP § 608.01(m). The claim or claims must commence on separate sheet or electronic page (37 CFR 1.52(b)(3)). Where a claim sets forth a plurality of elements or steps, each element or step of the claim should be separated by a line indentation. There may be plural indentations to further segregate subcombinations or related steps. See 37 CFR 1.75 and MPEP § 608.01(i)-(p).
- (k) Abstract of the Disclosure: See MPEP § 608.01(f). A brief narrative of the disclosure as a whole in a single paragraph of 150 words or less commencing on a separate sheet following the claims. In an international application which has entered the national stage (37 CFR 1.491(b)), the applicant need not submit an abstract commencing on a separate sheet if an abstract was published with the international application under PCT Article 21. The abstract that appears on the cover page of the pamphlet published by the International Bureau (IB) of the World Intellectual Property Organization (WIPO) is the abstract that will be used by the USPTO. See MPEP § 1893.03(e).
- (l) Sequence Listing, See 37 CFR 1.821-1.825 and MPEP §§ 2421-2431. The requirement for a sequence listing applies to all sequences disclosed in a given application, whether the sequences are claimed or not. See MPEP § 2421.02.

Claim Objections

The numbering of claims is not in accordance with 37 CFR 1.126 which requires the original numbering of the claims to be preserved throughout the prosecution. When claims are canceled, the remaining claims must not be renumbered. When new claims are presented, they must be numbered consecutively beginning with the number next following the highest numbered claims previously presented (whether entered or not).

Claim 1 is objected to because of the following informalities: plurality of periods in the Claim.

Claim 1 is objected to because of the following informalities: line 14, sentences "The receiver, application... the Lasso Key. attached is a copy of Disclosure..... CARJACKING DEVICE" should be removed from the claim because the structure which goes to make up the device must be clearly and positively specified.

An appropriate correction is required.

Claim Rejections - 35 USC § 112

Claim 1 is rejected as failing to define the invention in the manner required by 35 U.S.C. 112, second paragraph.

The claim(s) are narrative in form and replete with indefinite and functional or operational language. The structure which goes to make up the device must be clearly and positively specified. The structure must be organized and correlated in such a manner as to

Application/Control Number: 10/637,093

Art Unit: 2635

present a complete operative device. The claim(s) must be in one sentence form only. Note the format of the claims in the patent(s) cited.

In claim 1, the phrase "that performs automatically as a standard function" is confusing and unclear. It is not understood what is meant by such a limitation. What is exactly the standard function? Standard function today might not be standard function tomorrow.

In claim 1, the phrase "its possessor", "a single device" and "one transmitter" are confusing and unclear. All refers to the same as a single device. Examiner suggests using same terminology to avoid confusing.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent.

The changes made to 35 U.S.C. 102(e) by the American Inventors Protection Act of 1999 (AIPA) and the Intellectual Property and High Technology Technical Amendments Act of 2002 do not apply when the reference is a U.S. patent resulting directly or indirectly from an international application filed before November 29, 2000. Therefore, the prior art date of the reference is determined under 35 U.S.C. 102(e) prior to the amendment by the AIPA (pre-AIPA 35 U.S.C. 102(e)).

Application/Control Number: 10/637,093

Art Unit: 2635

Claim 1 is rejected under 35 U.S.C. 102(e) as being anticipated by Omata et al. (US# 6,624,758).

Referring to claim 1, Omata et al. disclose a remote keyless entry system as recited in claim 1. See Figures 1-31 and respective portions of the apparatus and method.

Omata et al. disclose a remote keyless entry system has a setting of an automatic output mode or a manual mode when an automatic output mode button is pushed and kept pushed for a predetermined time (column 14 line 48 to column 16 line 52; see Figures 15 and 16). A remote keyless entry system that can be operated even when both hands of an operator or a driver are full. When the driver approaches the car within the set time, door lock of the car is released without the door lock release button is pushed (column 2 lines 6 to 22; column 18 lines 15 to 44; see Figures 1 to 6). The control equipment includes gates of a garage, house and other than a door of a car (column 3 line 61 to column 4 line 13; column 25 line 1 to 5).

Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Miyake (US# 5,563,600) discloses a data transmission for remote-controlled security system.

Kulha et al. (US# 5,973,611) disclose a hands-free remote entry system.

Page 9

Application/Control Number: 10/637,093

Art Unit: 2635

King (US# 6,308,083) discloses an integrated cellular telephone with programmable

transmitter.

Flick (US# 6,873,824) discloses a remote control system using a cellular telephone and

associated methods.

Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Nam V Nguyen whose telephone number is 571-272-3061. The

examiner can normally be reached on Mon-Fri, 8:30AM - 5:00PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Michael Horabik can be reached on 571-272-3068. The fax phone numbers for the

organization where this application or proceeding is assigned are 703-872-9314 for regular

communications and 703-872-9314 for After Final communications.

Information regarding the status of an application may be obtained from the Patent

Application Information Retrieval (PAIR) system. Status information for published applications

may be obtained from either Private PAIR or Public PAIR. Status information for unpublished

applications is available through Private PAIR only. For more information about the PAIR

system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private

PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Nam Nguyen June 7, 2005

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MICHAEL HORABIK SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 2600

Michal Hold

Applicant(s)/Patent Under Application/Control No. Reexamination 10/637,093 JOHNSON, REGGIE Notice of References Cited Examiner Art Unit Page 1 of 1 Nam V. Nguyen 2635 **U.S. PATENT DOCUMENTS Document Number** Date Classification Name Country Code-Number-Kind Code MM-YYYY 341/173 10-1996 Miyake, Takashi US-5,563,600 Α US-5,973,611 10-1999 Kulha et al. 340/5.62 В 455/556.1 US-6,308,083 10-2001 King, Joseph D. С 340/426.36 09-2003 Omata et al. US-6,624,758 D 455/41.2 03-2005 Flick, Kenneth E. US-6,873,824 Ε F US-US-G US-Н US-1 US-J Κ US-L US-US-М **FOREIGN PATENT DOCUMENTS Document Number** Date Country Name Classification Country Code-Number-Kind Code MM-YYYY Ν 0 Р Q R s Т **NON-PATENT DOCUMENTS** Include as applicable: Author, Title Date, Publisher, Edition or Volume, Pertinent Pages) U

*A copy of this reference is not being furnished with this Office action. (See MPEP § 707.05(a).) Dates in MM-YYYY format are publication dates. Classifications may be US or foreign.

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Index of Claims

	Application/Control No.	Applicant(s)/Patent under Reexamination						
10/637,093		JOHNSON, REGGIE						
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Search Notes									

Application/Control No.	Applicant(s)/Patent under Reexamination						
10/637,093	JOHNSON, REGGIE						
Examiner	Art Unit						
Nam V. Nguyen	2635						

SEARCHED									
Class	Subclass	Date	Examiner						
340	5.22	5/23/2005	NN						
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340	5.61	5/23/2005	NN .						
340	5.62	5/23/2005	NN						
340	5.7+	5/23/2005	NN						
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☐ 1.18 Fees (Issue)

Other

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Bib Data Sheet

CONFIRMATION NO. 9068

FILING DATE 08/06/2003 **GROUP ART UNIT CLASS ATTORNEY SERIAL NUMBER** DOCKET NO. 10/637,093 2635 340 RULE APPLICANTS Reggie Johnson, Wilmington, DE; M None ** FOREIGN APPLICATIONS ******** IF REQUIRED, FOREIGN FILING LICENSE GRANTED ** SMALL ENTITY ** * 11/05/2003 □ yes □ do Foreign Priority claimed STATE OR SHEETS TOTAL INDEPENDENT yes no no Metafter 35 USC 119 (a-d) conditions met Allebrance COUNTRY DRAWING **CLAIMS CLAIMS** Verified and Examiner's Signature Acknowledged DE 1 ADDRESS Reggie Johnson 5 Ingrid Court Wilmington, DE 19808 TITLE Automatic sentry protector (ASP) All Fees ☐ 1.16 Fees (Filing) ☐ 1.17 Fees (Processing Ext. of FEES: Authority has been given in Paper FILING FEE time) No. _____ to charge/credit DEPOSIT ACCOUNT

No. _____ for following:

RECEIVED

375



SPECIFICATION

OF

THE AUTOMATIC SENTRY PROTECTOR

(ASP)

The Automatic Sentry Protector (ASP) is a complete and self contained security / quick access system that provides <u>hands free keyless</u> vehicular and house entry / security.

The ASP is constructed of two receivers and one transmitter that operates both receivers.

TRANSMITTER

- * Fixed 433. 92 MHz transmitter frequency as required by law.
- * Standard design PC board.
- * Two code channels.
- * Saw resonator.
- * 12V DC battery terminal power supply.
- * Two operational push button switches (sub- miniature).
 - a. SW 1 being a standard momentary device.
 - b. SW 2 being a special constant on/off spring loaded device. (This is what makes the ASP unique)

RECEIVERS

- * Two code channels.
- * Two relays.
- * Standard PC Board
- * Adjustable tuning capacitor.
- * Two normally open bays.
- * Two normally closed bays.
- * Two common bays.

* One 12V power supply

SOLENOID

- * 12V coil.
- * Gear box. (dimensions.....1 inch by 2.5 inches)
- * Spring loaded cylinder.

OPERATIONAL CONSTRUCTION

The ASP shall be constructed in such a unique manner as to utilize a standard 433. 92 MHz Transmitter and two Receivers acceptable of like frequencies in such a manner as to create and maintain a hands free / automatic security and entry system.

- Connect 12V positive (+) lead from under dash fuse bank to positive (+) terminal on vehicular receiver hereafter referred to as THE LASSO KEY RECEIVER.
- 2. Connect 12V negative (-) lead from under dash fuse bank to negative (-) terminal on vehicular receiver.
- Connect leads from the Normally Closed terminals of the Lasso Key Receiver together and then splice
 one side of cut ignition wire (leading to fuse bank) to those connected leads. (Duplicate same
 procedure
 - at fuse leading to automatic door locks).
- 4. Connect leads from Common terminals of the Lasso Key Receiver together and then splice remaining side of cut ignition wire (leading to fuse bank) to those connected leads. (Duplicate same procedure at fuse leading to automatic door locks).
- Connect 12V Adapter to the power terminal of the second receiver hereafter referred to as THE DOORMAN.
- Connect positive (+) and negative (-) leads from Doorman receiver to the positive (+) and negative (-)
 leads of the 12V Solenoid and attaching gear box.
- Mount the Doorman receiver to the door and attach gear box to dead bolt apparatus in such manner as
 to have it freely turn dead bolt manually.
- 8. Secure and ground all receivers, accessories, and attachments etc.

•						
9. Tune Do	orman and Lasso Ke	ey receivers to operat	te most efficiently a	nd effectively at 30	or less feet.	
	•					

CLAIM

What I claim as my invention is the Automatic Sentry Protector or (ASP) System, and I claim that: The ASP is the world's only totally automatic, portable, hands free device/system that both secures your home and vehicle as well as provide keyless entry via Radio Frequency. That is activated by approach and/or departure of its possessor or basically walking toward and/or away from the home or vehicle. A single device which marries the dual tasks of home and vehicular security/keyless entry to one triggering mechanism, which secures both home and vehicle irregardless if keys are accidentally or purposely left in the door cylinder or vehicle ignition or not. That performs automatically as a standard function, or manually as an overriding choice of the possessor.

The ASP has one transmitter and two receivers. The receiver, application and apparatus used for home security/entry is independently called: THE DOORMAN.... the receiver, application and apparatus used for vehicular security/entry is independently called: THE LASSO KEY.

Attached is a copy of Disclosure Document #496839 Dated June 18th, 2001. Please

refer to the disclosure statement if necessary regarding THE LASSO KEY ANTI THEFT/

ANTI CARJACKING DEVICE.

ABSTRACT

OF THE

TECHNICAL DISCLOSURE

The Automatic Sentry Protector (ASP), unlocks vehicle doors as the driver approaches the automobile allowing the driver to start the car within a 30 foot radius (via 433.92 MHz Frequency Transmitter). When the driver walks away from the car, doors lock and the ignition system disconnects, which shuts the car off if the engine is running (via two channel receiver with relays). In addition, as the driver approaches his or her residence the ASP unlocks the house door and relocks the door once the inhabitant is inside (via two channel receiver and solenoid gear box). All maneuvers can be done automatically or manually with the push of a larger button or manually by depressing a smaller button on a tiny remote. The ASP receiver operates off of a 12 volt DC power supply and the Transmitter operates off of a 1.5 volt AAA battery.



UNITED STATES DEPARTMENT OF COMMERCE
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APPLICATION NUMBER

FILING OR 371 (c) DATE

FIRST NAMED APPLICANT

ATTORNEY DOCKET NUMBER

10/637,093

08/06/2003

Reggie Johnson

CONFIRMATION NO. 9068

FORMALITIES LETTER

OC000000011220990

Date Mailed: 11/10/2003

Reggie Johnson 5 Ingrid Court Wilmington, DE 19808

NOTICE TO FILE CORRECTED APPLICATION PAPERS

Filing Date Granted

An application number and filing date have been accorded to this application. The application is informal since it does not comply with the regulations for the reason(s) indicated below. Applicant is given TWO MONTHS from the date of this Notice within which to correct the informalities indicated below. Extensions of time may be obtained by filing a petition accompanied by the extension fee under the provisions of 37 CFR 1.136(a).

The required item(s) identified below must be timely submitted to avoid abandonment:

- A substitute specification in compliance with 37 CFR 1.52, 1.121(b)(3), and 1.125, is required. The
 specification, claims, or abstract page(s) submitted is not acceptable and cannot be scanned or properly
 stored because:
 - The line spacing on the specification, claims, or abstract is not 1½ or double spaced (see 37 CFR 1.52(b)).
- An abstract of the technical disclosure not exceeding 150 words in length and commencing on a separate sheet in compliance with 37 CFR 1.72(b) is required. An abstract was not provided for this application.

Replies should be mailed to:

Mail Stop Missing Parts

Commissioner for Patents

P.O. Box 1450

Alexandria VA 22313-1450

A copy of this notice <u>MUST</u> be returned with the reply.

R. Negga

Customer Service Center

Initial Patent Examination Division (703) 308-1202

PART 3 - OFFICE COPY

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UTILITY PATENT APPLICATION TRANSMITTAL

Attorney Docket No. First Inventor Titte

(Only for new n	onprovisional applications under 37 CFR 1.53(b))	Express Mall Label No.		ノ						
	PPLICATION ELEMENTS er 600 concerning utility patent application contents.	ADDRESS TO: Commiss	p Patent Application stoner for Patents : 1450 ria VA 22313-1450							
Submit an of Applicant can of Applicant can of Applicant can of See 37 CF 3. Specification (preferred ar - Descriptive - Cross Reference or a compution - Brief Descriptive - Brief Descriptive - Ctalm(s) - Abstract of 4. Drawing(s) 5. Oath of Declaration a. [[]] Newly e. b. Copy for (for contament) - Copy for (for con	In [Total Pegas : 2] rangement set forth below) It title of the Invention remoe to Related Applications Regarding Fed sponsored R & D to sequence listing, a table, feer program listing appendix d of the Invention nary of the Invention ription of the Drawings (if filed) escription Ithe Disclosure (35 U.S.C. 113) [Total Sheets 2]	ii. Paper c. Statements verifyir ACCOMPANYING A 9. Assignment Papers (co. 10. 37 CFR 3.73(b) Statem (when there is an assign English Translation Do. 12. Information Disclosure Statement (IDS)PTO-13. Preliminary Amendmer (Should be specifically 15. Certified Copy of Priori (if foreign priority is claim 16. Nonpublication Requestion 16.	endix) d Sequence Submission a Form (CRF) ence Listing on: CD-R (2 copies); or Inglidentity of above copies IPPLICATION PARTS over sheet & document(s)) nent Power of gree) Attorney ocument (if applicable) 1449 Citations nt and (MPEP 503) itemized) ity Document(s) st under 35 U.S.C. 122 must attach form PTO/SB/35	03517, 7350						
specification follows Continuation Prior application inform	18. If a CONTINUING APPLICATION, check appropriate box, and supply the requisite information below and in the first sentence of the specification following the title, or in an Application Data Sheet under 37 CFR 1.76: Continuation Divisional Continuation-in-part (CIP) Of prior application No.:									
For CONTINUATION OF DIVISIONAL APPS only; The entire disclosure of the prior application, from which an eath or declaration is supplied under Box Sb, is considered a part of the disclosure of the accompanying continuation or divisional application and is hereby incorporated by reference. The incorporation can only be reflect upon when a portion has been inadvertently omitted from the submitted application parts.										
 	19. CORRESPON	DENCE ADDRESS								
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Signature	}		Date							

This collection of information is required by 37 CFR 1.53(b). The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentially is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 12 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Petent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Mail Stop Patent Application, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

If you need assistance in completing the form, call 1-800-PTO-9199 and select option 2.

FEE TRANSMITTAL FORM PTOSB17

FILING STATUS ... SMALL ENTITY

FILING FEE ... \$375.00

SOLE INVENTOR ... REGGIE JOHNSON 5 INGRID COURT WILMINGTON, DE 19808

INVENTION NAME ... AUTOMATIC SENTRY PROTECTOR

SPECIFICATION OF THE AUTOMATIC SENTRY PROTECTOR (ASP)

The Automatic Sentry Protector (ASP) is a complete and self contained security / quick access system that provides <u>hands</u> <u>free</u> / <u>keyless</u> vehicular and house entry / security.

The ASP is constructed of two receivers and one transmitter that operates both receivers.

TRANSMITTER

- * Fixed 433. 92 MHz transmitter frequency as required by law.
- * Standard design PC board.
- * Two code channels.
- * Saw resonator.
- * 12V DC battery terminal power supply.
- * Two operational push button switches (sub-miniature).
 - a. SW 1 being a standard momentary device.
 - b. SW 2 being a special constant on/off spring loaded device. (This is what makes the ASP unique)

RECEIVERS

- * Two code channels.
- * Two relays.
- * Standard PC Board
- * Adjustable tuning capacitor.
- * Two normally open bays.
- * Two normally closed bays.
- * Two common bays.
- * One 12V power supply

SOLENOID

- * 12V coil.
- * Gear box. (dimensions....1 inch by 2.5 inches)
- * Spring loaded cylinder.

OPERATIONAL CONSTRUCTION

The ASP shall be constructed in such a unique manner as to utilize a standard 433. 92 MHz Transmitter and two Receivers acceptable of like frequencies in such a manner as to create and maintain a hands free / automatic security and entry system.

- Connect 12V positive (+) lead from under dash fuse bank to positive (+) terminal on vehicular receiver hereafter referred to as THE LASSO KEY RECEIVER.
- 2. Connect 12V negative (-) lead from under dash fuse bank to negative (-) terminal on vehicular receiver.
- Connect leads from the Normally Closed terminals of the Lasso Key Receiver together and then splice
 one side of cut ignition wire (leading to fuse bank) to those connected leads. (Duplicate same procedure at
 fuse leading to automatic door locks).
- 4. Connect leads from Common terminals of the Lasso Key Receiver together and then splice remaining side of cut ignition wire (leading to fuse bank) to those connected leads. (Duplicate same procedure at fuse leading to automatic door locks).
- 5. Connect 12V Adapter to the power terminal of the second receiver hereafter referred to as THE DOORMAN.
- 6. Connect positive (+) and negative (-) leads from Doorman receiver to the positive (+) and negative (-) leads of the 12V Solenoid and attaching gear box.
- Mount the Doorman receiver to the door and attach gear box to dead bolt apparatus in such manner as to have it freely turn dead bolt manually.
- 8. Secure and ground all receivers, accessories, and attachments etc.
- 9. Tune Doorman and Lasso Key receivers to operate most efficiently and effectively at 30 or less feet.

BRIEF DESCRIPTION of THE AUTOMATIC SENTRY PROTECTOR

THE LASSO KEY (THE VEHICULAR PORTION)

Finally! There is an anti auto theft device that actually stops thieves! It's called... The Lasso Key!

Its name depicts exactly what it does. It ties an invisible rope or lasso link between the vehicle and the driver. In much the same manner cowboys use to rope horse thieves or whistle and have their horses return, the Lasso Key gives the modern day driver the same advantage.

An encoded receiver is attached to the vehicle's ignition system, door locks, and ports of entry. An encoded miniature transmitter is worn by the driver. An invisible RF (radio frequency) link is established between the driver and the vehicle.

The transmitter constantly sends signals to the receiver within a 30 foot radius. If either the driver moves away from the vehicle or the vehicle moves away from the driver more than 30 feet, the receiver senses the separation and disengages the ignition automatically and instantly! Of course if the vehicle's engine is running Lasso Key will shut the engine off as in the case of a carjacking or parking lot heist.

If the engine is off and the driver walks more than 30 feet away from the vehicle then the vehicle is automatically secured by the disengaging of the ignition and the doors automatically locking! Thus security is achieved by doing what is common to all human beings......simple walking!

For quick safe re-entry, all the driver has to do is simply approach the vehicle and the ignition engages and the doors unlock!

BRIEF DISCRIPTION

OF THE

AUTOMATIC SENTRY PROTECTOR

THE DOORMAN (THE HOME PORTION)

THE DOORMAN....... works in conjunction with the Lasso Key (Anti Theft/Carjacking Device). Simultaneously as a person walks away from their vehicle and Lasso Key secures their car, THE DOORMAN will unlock their house door as they approach for quick, safe, hands free, keyless entry! Once inside, THE DOORMAN will re-lock the door in a mili-second! This is the first device since the Garage Door Opener that marries the house to the car; an invention the Home and Auto Industry has sought for the past 40 years!

DETAILED DESCRIPTION

OF THE

AUTOMATIC SENTRY PROTECTOR

THE LASSO KEY (THE VEHICULAR PORTION)

The thinking behind the products......

With over 300 anti auto theft products on the market one would think there'd be a decline in auto thefts world wide. However the contrary is true. Auto thefts and auto theft insurance claims are at an all time high; not to mention carjackings! Until now, anti theft technology and devices have barely made a dent in the criminal element of car theft.

The reason for this dilemma is the current thinking behind the innovation of such products.

ALARMS

The alarms, whistle and bell manufacturers have been lulled into a 1950's mentality. The criminals of that era would scat at the slightest noise that drew attention to their attempts to heist cars. Todays criminals regard whistles and bells as a sign that they've gained entry into sought after prizes. No one pays attention to those noisy chatter boxes today. The thinking behind alarms has been long ago outdated!

STEERING BLOCKS

The error that went behind steering wheel blocks is that a car thief would notice a device like the Club on the steering wheel and choose another car to steal. They pride themselves in the fact that such devices would make

prevent hot wiring in most cases and high speed disconnections can cause serious accidents with such devices.

THE AUTOMATIC SENTRY PROTECTOR (LASSO KEY)

"A thief can't steal what a thief can't take" is the thinking behind the Lasso Key Anti Theft/Carjacking Device. If all the devices and systems we mentioned worked, then the insurance companies wouldn't be paying out of their ears for all those record shattering auto theft claims.

Our strategy is one of simplicity and practicality. If a thief can't drive off with your car he can't steal it! That does not take satellites in outer space or cumbersome hardware to attach. What it does take is something that works well and something that even master mechanics can not by pass! It takes a system that is automatic or in other words a system that remembers to secure your car for you without bothersome codes, key, devices, etc. The Lasso Key disengages the ignition system and is not a starter kill switch that can be hot wired.

The Lasso Key does that and more. Soon the entire world will realize the potential of The Lasso Key. Insurance companies will appreciate the bottom line which means less claims being paid for auto theft. Car owners will feel safe and sleep well knowing their second greatest investment is well protected......their vehicles.

steering difficult for the thief. However, today's thieves approach crime scenes well equipped with diamond tipped hacksaws that allow them to cut through the steering wheel and kick the device off!

CAR LOCATORS

Better known as GPS (global positioning satellites) the car locators are indeed high tech pieces of equipment. A satellite in outerspace tracks the global positioning of car and notifies the police of the location of your stolen car.

The mis-calculation that went into this kind of thinking is that the police would respond to such calls within 15 minutes. If the police don't respond in 15 minutes or less, professional car thieves will strip the car down to the chassis!

Modern day thieves work in organized packs like wolves. They are often master mechanics and know their stuff! They quickly drive stolen vehicles into waiting rigs (tractor trailers) and dismantle the vehicles while driving to the nearest port. A \$20,000. American made car can net the thief over \$120,000. as car parts in overseas markets!

Police forces today are grossly understaffed and bogged down with more urgent crimes and security concerns due to the war on terrorism.

CHIPPED KEYS

Keys with a computerized chip inside will only allow a certain key to operate a vehicle. The error behind this kind of security device thinking is that the car owner is never going to misplace or lose his or her car keys and is never going to get carjacked. Besides, starter and coil by-passes (hot wiring) are possible with chipped key technology.

STARTER KILL

Now these people have part of their thinking right for the 21st Century. Engine kill and starter kill devices immobilize cars once theives have gained access however; such devices depend on the victim's availability to aim and press a device button. Also, these devices do not

DETAILED DESCRIPTION

OF THE

AUTOMATIC SENTRY PROTECTOR (THE DOORMAN PORTION)

KEY PADS

Key Pads are electronic combination locks. They provide keyless entry to homes but not hands free entry which saves time and lives. In fact, it may even take longer to gain access to your home using a key pad rather than a regular key.

REMOTE CONTROL

Remote controlled devices provide quick keyless entry to homes but, they don't provide hands free access. Fumbling for a remote, and depressing its transmit button's can take as long as fumbling for regular house keys.

THE DOORMAN

The Doorman is like having your mom looking out of the door for your approach to eagerly let you inside! It is alive!!!

A transmitter sends out a signal with a 10 to 15 foot range from inside your purse or pocket. A receiver inside the house picks up the signal upon your approach. Instantly, an attached solenoid or group of solenoids engages and holds open the dead bolt and or lower case door cylinder/s.

In the event of a potential victim being pursued by a thug or criminal; not having time to search for keys and insert them into locks would not contribute to such a potential crime.

In fact, the intended victim could gain access to their home in the twinkling of an eye's time. Upon closing the door a none conductive coating/cover on the back of the receiver would prevent the receiver from its reception and in a mili-second the solenoid/s would revert to original position/s, thus re-locking the door. That's the equation of AUTOMATIC SENTRY PROTECTION (ASP).

CLAIM

What I claim as my invention is the Automatic Sentry Protector or (ASP) System, and I claim that:

The ASP is the world's only totally automatic, portable, hands free device/system that both secures your home and vehicle as well as provide keyless entry via Radio Frequency. That is activated by approach and/or departure of its possessor or basically walking toward and/or away from the home or vehicle. A single device which marries the dual tasks of home and vehicular security/keyless entry to one triggering mechanism, which secures both home and vehicle irregardless if keys are accidentally or purposely left in the door cylinder or vehicle ignition or not. That performs automatically as a standard function, or manually as an overriding choice of the possessor.

The ASP has one transmitter and two receivers. The receiver, application and apparatus used for home security/entry is independently called: THE DOORMAN.... the receiver, application and apparatus used for vehicular security/entry is independently called: THE LASSO KEY.

Attached is a copy of Disclosure Document #496839 Dated June 18th, 2001. Please refer to the disclosure statement if necessary regarding THE LASSO KEY ANTI THEFT/ANTI CARJACKING DEVICE.

BRIEF DESCRIPTION OF DRAWINGS

The drawings submitted to the PTO are to illustrate the dual switches on the Transmitter (Automatic and Manual) and the Terminals on the Lasso Key and Doorman receivers of the AUTOMATIC SENTRY PROTECTOR.

Hook up details are included in the SPECIFICATION of the application.

DECLARATION — Utility or Design Pat nt Application

Direct all correspondence to: Customer Number: OR Correspondence address below									
Name									
Reggie Johnson									
Address									
5 Ingrid Court									
City — []	4	1	State		ZIP				
Wilmin	rton		TSI	gware	19808				
Country Telephone Fax									
New Cast	rle 1 (30%	2) 998	-6419 (300) 998-6419						
I hereby declare that all statem	ents made herein of my	own know	ledge ar	e true and that	t all statem	ents made on information			
and belief are believed to be	true; and further that	these state	ements	were made w	ith the kno	owledge that willful false			
statements and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. 1001 and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.									
NAME OF SOLE OR FIRST INVENTOR: A petition has been filed for this unsigned inventor									
Given Name				Family Nar	ne .				
(first and middle [if any))	POOLO			or Surname		nson			
Inventors	coure					nson			
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Residence: City	State	<u></u>	Countr		Citize	pship			
Wilmington	Delaware		New	s Castle	2 Ur	ited States			
Mailing Address				<u> </u>					
5 Ingrid C	aurt								
City	[:	ZIP		Country					
Wilmington		19807	8	New Castle					
NAME OF SECOND INVENTOR: A petition has been filed for this unsigned inventor									
Given Name Family Name									
(first and middle [if any]) or Surname									
Inventor's						Date			
Signature									
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Additional inventors or a legal re	presentative are being named o	on the s	upplement	tal sheet(s) PTO/SI	B/02A or 02LR	attached hereto.			

[Page 2 of 2]

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Attorney Docket Number

DECLARATION FOR UTILITY OR DESIGN				First Named Inventor Reggie Jahn							
PATENT AF	COMPLETE IF NOWN										
(37 CF	(37 CFR 1.63)				Application Number						
Declaration	Declarati	ion	Filing Date		 						
Submitted OR With Initial	Filing (st	ed after Initial urcharge	Art Unit		<u> </u>						
Filing	(37 CFR required	1.16 (e)))	Examiner N								
I hereby declare that: Each inventor's residence, mailing address, and citizenship are as stated below next to their name.											
I believe the inventor(s) named below to be the original and first inventor(s) of the subject matter which is claimed and for which a patent is sought on the invention entitled:											
The Automatic Sentry Protector											
	AS		Invention)								
the specification of which		(Thie of the	: IIIVeIIIIOII)								
is attached hereto											
OR was filed on (MM/DD/YYYY) as United States Application Number or PCT International											
Application Number		and was amende	ed on (MM/E) (YYYYD			(if applicable).				
I hereby state that I have reviewed and understand the contents of the above identified specification, including the claims, as amended by any amendment specifically referred to above.											
I acknowledge the duty to disclose information which is material to patentability as defined in 37 CFR 1.56, including for continuation-in-part applications, material information which became available between the filing date of the prior application and the national or PCT international filing date of the continuation-in-part application.											
I hereby claim foreign priority benefits under 35 U.S.C. 119(a)-(d) or (f), or 365(b) of any foreign application(s) for patent, inventor's or plant breeder's rights certificate(s), or 365(a) of any PCT international application which designated at least one country other than the United States of America, listed below and have also identified below, by checking the box, any foreign application for patent, inventor's or plant breeder's rights certificate(s), or any PCT international application having a filing date before that of the application on which priority is claimed.											
Prior Foreign Application Number(s)	Country	Foreign Filin (MM/DD/Y)	g Date YYY)	Prior Not Cla		Certified C	opy Attached? No				
Additional foreign application numbers are listed on a supplemental priority data sheet PTO/SB/02B attached hereto.											

[Page 1 of 2]

This collection of information is required by 35 U.S.C. 115 and 37 CFR 1.63. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentially is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 21 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

If you need assistance in completing the form, cail 1-800-PTO-9199 and select option 2.

CANCELLED Disclosure Document BADENAPA C Invention The LASSO KEY anti theft anti carpocking device Address 906 North Vanburen Street City, State, Zip Wilmington, DE **RETAINED FOR 2 YEARS** THIS IS NOT A PATENT APPLICATION DRAWING OF INVENTION: Top View: Front View: Side View:

Livera hasy

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6/18/01

PATENT	APPLICATION	SERIAL	NO.

U.S. DEPARTMENT OF COMMERCE PATENT AND TRADEMARK OFFICE FEE RECORD SHEET

08/12/2003 WABDELR1 00000006 10637093

01 FC:2001

375.00 OP

PTO-1556 (5/87)

PATENT APPLICATION FEE DETERMINATION RECORD

Effective January 1, 2003

Application or Docket Number

(0037097

CLAIMS AS FILED - PART I (Column 1)				mn 2)		SMALL ENTITY TYPE			OTHER THAN			
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